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1311	200	2311	100	Utility examination fee	1,000/000	
						
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1012	200	2012	100	Design application filing fee	400/045	
1112	100	2112	50	Design search fee	430/215	
1312	130	2312	65	Design examination fee		
1013	200	2013	100	Plant filing fee		
1113	300	2113	150	Plant search fee	660/330	
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SUBTOTAL (1) \$ 0.00

2. EXCESS CLAIM FEES

	Extra Claims		Fee from below		Fees Paid (\$)
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Fee	Fee	Fee	Fee	
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1202	50	2202	25	Each claim over 20
1201	200	2201	100	Each independent claim over 3
1203	360	2203	180	Multiple dependent claims, if not paid
1204	200	2204	100	Reissue: each claim over 20 and more than in the original patent
1205	50	2205	25	Reissue: each independent claim more than in the original patent

SUBTOTAL (2) \$ 0.00

3. APPLICATION SIZE FEE

If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).

Total Sheets	Extra Sheets	Number of each add'l 50 or fraction thereof		Fee from below	Fees paid (\$)
	- 100 =/50 =	(round up to whole number)	X	<u>\$250.00</u>	

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Fee)	Fee	Fee	Fee	Fee Description: Application size fee for each additional group of 50 sheets
Coc	de	(\$)	Code	(\$)	beyond initial 100 sheets (count spec & drawings except sequences & program listings):
108	1	250	2081	125	Utility
108	2	250	2082	125	Design
108	3	250	2083	125	Plant
108	4	250	2084	125	Reissue

SUBTOTAL (3) \$ 0.00

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1051	130	2051	65	Surcharge - late filing fee or oath				
1052	50	2052	25	Surcharge - late provisional filing fee or cover sheet				
1053	130	1053	130	Non-English specification				
1812	2,520	1812	2,520	For filing a request for ex parte reexamination Request for inter parties reexamination				
1813 1804	8,800 920*	1813 1804	8,800 920*	Requesting publication of SIR prior to Examiner action				
1805	1,840*	1805	1,840*	Requesting publication of SIR after Examiner action				
1251	120	2251	60	Extension for reply within first month				
1252	450	2252	225	Extension for reply within second month				
1253	1,020	2253	510	Extension for reply within third month				
1254	1,590	2254	795	Extension for reply within fourth month				
1255	2,160	2255	1,080	Extension for reply within fifth month				
1401	500	2401	250	Notice of Appeal	0500.00			
1402	500	2402	250	Filing a brief in support of an appeal	\$500.00			
1403	1,000	2403	500 1 510	Request for oral hearing				
1451 1452	1,510 500	1451 2452	1,510 250	Petition to institute a public use proceeding Petition to revive – unavoidable				
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1501	1,400	2501	700	Utility issue fee (or reissue)	•			
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1503	1100	2503	550	Plant issue fee				
1462	400	1462	400	Petitions to the Commissioner (CFR 1.17(f) Group I)				
1463	200	1463	200	Petitions to the Commissioner (CFR 1.17(g) Group II)				
1464	130	1464	130	Petitions to the Commissioner (CFR 1.17(h) Group III)				
1807	50	1807	50	Processing fee under 37 CFR 1.17(q)				
1806	180	1806	180	Submission of Information Disclosure Stmt				
8021	40	8021	40	Recording each patent assignment per				
1809	790	2809	395	property (times number of properties) For filing a submission after final rejection				
1009	750	2009	333	(see 37 CFR 1.129(a))				
1814	130	2814	65	Statutory Disclaimer				
1810	790	2810	395	For each additional invention to be examined				
				(see 37 CFR 1.129(b))				
1801	790	2801	395	Request for Continued Examination (RCE)				
1802	900	1802	900	Request for expedited examination of a design				
				application				
1504	300	1504	300	Publication fee for early, voluntary, or normal pub.				
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

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Mail Stop Appeal Brief - Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

APPEAL BRIEF UNDER 37 C.F.R. § 41.37

This is an appeal to the Board of Patent Appeals and Interferences from the decision of the Examiner of Group 3624, dated June 19, 2006. This Appeal Brief is hereby submitted pursuant to 37 C.F.R. § 41.37(a).

I. REAL PARTY IN INTEREST

The real party in interest are the assignees of the full interest in the invention, Sony Electronics Inc. of Park Ridge, N.J. and Sony Corporation of Tokyo Japan.

II. RELATED APPEALS AND INTERFERENCES

To the best of Appellant's knowledge, there are no appeals or interferences related to the present appeal that will directly affect, be directly affected by, or have a bearing on the Board's decision in the instant appeal.

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III. STATUS OF THE CLAIMS

Claims 1-38 were rejected in a final Office Action mailed June 19, 2006. Claims 1-38 are the subject of this appeal. A copy of Claims 1-38 as they stand on appeal are set forth in the Claims Appendix.

IV. STATUS OF AMENDMENTS

No amendments to the claims have been made after receipt of the Final Office Action.

V. SUMMARY OF CLAIMED SUBJECT MATTER

Claims 1-38 claim a virtual tutorial system that displays a virtual electronic device, which emulates operations of a corresponding physical electronic device to instruct a user how to use the physical electronic device [Specification: page 58, lines 7-12].

Independent Claims 1, 9, and 17 claim showing of a first virtual electronic device on a display to emulate operation of one or more features of a first electronic device [Specification: page 60, lines 17-22, block 2405 in Figure 24; page 58, line 29 through page 59, line 7, blocks 2115 and 2130 of Figure 21]. Claims 1 and 9 also claim navigating through the first virtual electronic device on the display to instruct a user how to use a feature of the first electronic device [Specification: page 60, lines 17-22, block 2410 of Figure 24]. Claim 17 also claims a processor and a display [Specification: page 58, line 29, blocks 2105 and 2110 of Figure 21]. Independent claim 38 claims the elements of Claims 1 and 9 under 35 U.S.C. § 112, sixth paragraph. The claimed means for presenting corresponds to a processor [Specification: page 58, line 29, block 2105 of Figure 21] and the claimed means for navigation corresponds to an input device, which in one embodiment is a touch sensitive display [Specification: page 26, lines 25-27, block 930 of Figure 9A].

Dependent Claims 4, 12 and 30 depend from independent Claims 1, 9 and 17, respectively, and claim showing a device map listing features of the first electronic device [Specification: page 61, lines 7-11, block 2515 of Figure 25; page 60, lines 10-12, block 2315 of Figure 23].

VI. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

I. <u>Claims 1-38 stand rejected under 35 U.S.C. § 103(a) over U.S. Patent</u> 6,829,779 to Perlman in view of U.S. Patent 6,629,197 to Bhogal et. al.

VII. ARGUMENTS

I. The invention claimed in Claims 1-38 is Patentable under 35 U.S.C. § 103 over the combination of Perlman and Bhogal.

Perlman discloses displaying text and/or graphical instructions to instruct a user how to connect two electronics devices. In one embodiment, one of the electronics devices is an Internet terminal. Perlman's Figures 11-18 illustrate various embodiments of a device interface on the Internet terminal.

Bhogal discloses an emulation unit that stores "softcopies" of audio content (e.g., MP3 files), and is connected between a base unit, such as a car stereo, and a CD-ROM changer. The emulation unit intercepts an audio request command for the CD changer from the base unit, and returns a softcopy of the audio to the base unit if the softcopy is stored in the emulation unit. Bhogal also discloses that the emulation unit contains a user interface unit that has physical controls, such as "play," "fast forward," etc., and optionally has a standard CD slot.

A. Claims 1-3, 5-11, 13-29 and 31-37

Claims 1-3, 5-11, 13-29 and 31-37 stand or fall together. Claim 1 is the representative claim.

The Examiner is equating Bhogal's emulation unit with Appellant's claimed first virtual electronic device that is shown on a display to emulate operation of one or more features of a first electronic device. However, Bhogal does not disclose that the user interface unit, the emulation unit as a whole, or the base station contains a display. Moreover, there is no disclosure in Bhogal that teach or suggests that the emulation unit itself can be shown on a display as a virtual electronic device, or that the emulation unit even causes a virtual electronic device to be shown on a display. Thus, Bhogal does not disclose Appellant's claimed first virtual electronic device. Because the Examiner stated

that Perlman fails to disclose Appellant's claimed first virtual electronic device, the combination of Perlman and Bhogal cannot be properly interpreted as teaching or suggesting Appellant's invention as claimed in Claim 1.

Furthermore, the Examiner's stated that the combination of Perlman and Bhogal is motivated because both references "provide graphical representation of electronic devices" [Final Office Action: page 3, lines 18-21]. However, because Bhogal does not teach or even suggest providing a graphical representation of an electronic device, the Examiner's rational for the combination is unsupported by the references. Thus, the combination of Perlman and Bhogal is improperly motivated.

Accordingly, the combination of Perlman and Bhogal does not render obvious Applicant's invention as claimed in Claims 1-3, 5-11, 13-29 and 31-37.

B. Claims 4, 12 and 30

Claims 4, 12 and 30 stand or fall together. Claim 4 is the representative claim and depends from claim 1.

The Examiner is equating the device interface diagrams of Figures 11-18 with Appellant's claimed element of showing a device map that lists features of the first electronic device. However, Perlman describes Figures 11-18 as illustrating physical connectors that may be included with the Internet terminal to allow it to be connected to many different types of electronic devices [Perlman: col. 10, lines 1-5]. Perlman does not teach or even suggest that the diagrams of Figures 11-18 can be shown as graphical representations on Perlman's user interface.

Bhogal also fails to disclose Appellant's claimed element of showing a device map. Thus, the combination of Perlman and Bhogal cannot be properly interpreted as teaching or suggesting Appellant's invention as claimed in Claim 1.

Moreover, the combination of Perlman and Bhogal is improper as set forth above.

Accordingly, the combination of Perlman and Bhogal does not render obvious Appellant's invention as claimed in Claims 4, 12 and 30.

VIII. CONCLUSION

As set forth above, the combination of Perlman and Bhogal is improper and does not disclose each and every limitation of Appellant's invention as claimed in Claim 1-38. Therefore, Appellant respectfully requests the Board reverse the rejections of Claims 1-38 under 35 U.S.C. § 103(a), and direct the Examiner to enter a Notice of Allowance for Claims 1-38.

Fee for Filing a Brief in Support of Appeal

Enclosed is a check in the amount of \$500.00 to cover the fee for filing a brief in support of an appeal as required under 37 C.F.R. §§ 1.17(c) and 41.37(a).

Deposit Account Authorization

Authorization is hereby given to charge our Deposit Account No. 02-2666 for any charges that may be due. Furthermore, if an extension is required, then Appellant hereby requests such extension.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR

& ZAFMAN LLP

Dated: November 20, 2006

Sheryl Sue Holloway Attorney for Appellant Registration No. 37,850

12400 Wilshire Boulevard Seventh Floor Los Angeles, CA 90025-1026 (408) 720-8300 x3476

CLAIMS APPENDIX FOR APPEAL BRIEF UNDER 37 C.F.R. § 41.37

1. (Previously Presented) A computerized method comprising:

showing a first virtual electronic device on a display to emulate operation of one or more features of a first electronic device; and

navigating through the first virtual electronic device on the display to instruct a user how to use a feature of the first electronic device.

- 2. (Original) The method of claim 1 further comprising showing a second virtual electronic device to emulate an exchange of information between the first electronic device and a second electronic device.
- 3. (Original) The method of claim 1 further comprising showing a virtual eCommerce system to emulate an exchange of information between the first electronic device and an eCommerce system.
- 4. (Original) The method of claim 1 further comprising showing a device map listing features of the first electronic device.
- 5. (Original) The method of claim 1 further comprising showing a magnified view of the first virtual electronic device to provide a detailed illustration of a feature of the first electronic device.
- 6. (Original) The method of claim 1 further comprising showing an interactive simulation to instruct a user how to use a feature of the first electronic device.
- 7. (Original) The method of claim 1 further comprising showing an animated sequence to instruct a user how to use a feature of the first electronic device.

- 8. (Original) The method of claim 1 further comprising showing a video to instruct a user how to use a feature of the first electronic device.
- 9. (Previously Presented) A computer-readable medium comprising instructions which, when executed by a processor, perform a method for instructing a user how to operate a first electronic device comprising:

showing a first virtual electronic device on a display to emulate operation of one or more features of the first electronic device; and

navigating through the first virtual electronic device to instruct a user how to use a feature of the first electronic device.

- 10. (Original) The computer-readable medium of claim 9 wherein the instructions cause the processor to perform a method further comprising showing a second virtual electronic device to emulate an exchange of information between the first electronic device and a second electronic device.
- 11. (Original) The computer-readable medium of claim 9 wherein the instructions cause the processor to perform a method further comprising showing a virtual eCommerce system to emulate an exchange of information between the first electronic device and an eCommerce system.
- 12. (Original) The computer-readable medium of claim 9 wherein the instructions cause the processor to perform a method further comprising showing a device map listing features of the first electronic device.
- 13. (Original) The computer-readable medium of claim 9 wherein the instructions cause the processor to perform a method further comprising showing a magnified view of the first virtual electronic device to provide a detailed illustration of a feature of the first electronic device.

- 14. (Original) The computer-readable medium of claim 9 wherein the instructions cause the processor to perform a method further comprising showing an interactive simulation to instruct a user how to use a feature of the first electronic device.
- 15. (Original) The computer-readable medium of claim 9 wherein the instructions cause the processor to perform a method further comprising showing an animated sequence to instruct a user how to use a feature of the first electronic device.
- 16. (Original) The computer-readable medium of claim 9 wherein the instructions cause the processor to perform a method further comprising showing a video to instruct a user how to use a feature of the first electronic device.
- 17. (Previously Presented) A system comprising:
 - a processor;
 - a display to communicate with the processor; and
- a first virtual electronic device shown on the display by the processor to emulate operation of one or more features of a first electronic device.
- 18. (Original) The system of claim 17 wherein the first virtual electronic device is a virtual handheld device.
- 19. (Original) The system of claim 18 wherein the virtual handheld device is a virtual digital wallet.
- 20. (Original) The system of claim 17 wherein the first virtual electronic device comprises:
 - a virtual display; and
 - a virtual peripheral port.
- 21. (Original) The system of claim 20 wherein the first virtual electronic device further comprises a virtual biometric access device.

- 22. (Original) The system of claim 20 wherein the first virtual electronic device further comprises a virtual memory.
- 23. (Original) The system of claim 20 wherein the first virtual electronic device further comprises virtual input devices.
- 24. (Original) The system of claim 17 further comprising a second virtual electronic device shown on the display by the processor to emulate operation of a second electronic device.
- 25. (Original) The system of claim 24 wherein the first virtual electronic device and the second virtual electronic device are shown simultaneously on the display to emulate an exchange of information between the first electronic device and the second electronic device.
- 26. (Original) The system of claim 17 further comprising a virtual electronic system shown on the display to emulate the operation of an electronic system.
- 27. (Original) The system of claim 26 wherein the virtual electronic system is a virtual eCommerce system.
- 28. (Original) The system of claim 26 wherein the first virtual electronic device and the virtual electronic system are shown simultaneously on the display to emulate an exchange of information between the first electronic device and the electronic system.
- 29. (Original) The system of claim 17 further comprising a graphical user interface.
- 30. (Original) The system of claim 17 further comprising a device map corresponding to features of the first electronic device.

- 31. (Original) The system of claim 17 further comprising a magnified view of the first virtual electronic device shown on the display to provide a detailed illustration of a feature of the first electronic device.
- 32. (Original) The system of claim 17 further comprising an interactive simulation shown on the display to instruct a user how to perform a function of the first electronic device.
- 33. (Original) The system of claim 17 further comprising an animated sequence shown on the display to instruct a user how to perform a function of the first electronic device.
- 34. (Original) The system of claim 17 further comprising a video shown on the display to instruct a user how to perform a function of the first electronic device.
- 35. (Original) The system of claim 17 further comprising the first electronic device.
- 36. (Original) The system of claim 35 wherein the first electronic device is adapted to communicate with the processor.
- 37. (Original) The system of claim 36 wherein the processor determines features that can be performed by the first electronic device.
- 38. (Previously Presented) A computerized tutorial comprising:

means for presenting a virtual electronic device on a display to emulate operation of one or more features of an electronic device; and

means for navigating through the first virtual electronic device to instruct a user how to use a feature of the first electronic device.

EVIDENCE APPENDIX FOR APPEAL BRIEF UNDER 37 C.F.R. § 41.37

NONE

09/733,844 -11- 80398.P405

RELATED PROCEEDINGS APPENDIX FOR APPEAL BRIEF UNDER 37 C.F.R. § 41.37

NONE